

AP

United States District Court

for the

Eastern District of Pennsylvania

August 3, 2011

U.S.A. vs. Derrick Williams

Case No. 2:91CR00570-20

VIOLATION OF SUPERVISED RELEASE

COMES NOW Bruce E. Green U. S. PROBATION OFFICER OF THE COURT presenting an official report upon the conduct and attitude of Derrick Williams who was placed on supervised release by the Honorable Marvin Katz sitting in the Court at Philadelphia PA, on the 6th day of November, 1992 who fixed the period of supervision at five years, and imposed the general terms and conditions theretofore adopted by the Court and also imposed special conditions and terms as follows:

ORIGINAL OFFENSE: Conspiracy (Count One)

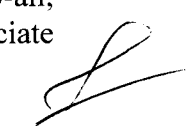
ORIGINAL SENTENCE: Custody of the U.S. Bureau of Prisons for 223 months, to be followed by five years supervised release.

FILED

SPECIAL CONDITIONS: None. AUG - 4 2011

JUDICIAL REASSIGNMENT: On May 1, 2008, Mr. Williams case was reassigned to the calender of the Honorable Eduardo C. Robreno

VIOLATION HEARING: On April 7, 2010, the Honorable Eduardo C. Robreno found Mr. Williams in violation of his supervised release and revoked it. The Court sentenced Mr. Williams to a term of imprisonment for one day to be followed by a term of supervised release of three years. The Court also imposed the following special conditions: 1) The defendant shall maintain residence at 6531 North 17th Street, Philadelphia, PA 19126, unless a change of residence is approved by the U.S. Probation Office; 2) The defendant shall provide truthful monthly financial statements to the U.S. Probation Office; 3) The defendant shall maintain regular employment of at least 20 hours per week or an equivalent amount of community service; and 4) The defendant shall not have any contact with, or speak to any co-defendants in the underlying criminal matter, 91-570-all, this is in addition to the condition that he shall not associate with any known felons.



DATE SUPERVISION

COMMENCED: April 7, 2010

The above probation officer has reason to believe that the supervised releasee has violated the terms and conditions of his supervision under such circumstances as may warrant revocation. These conditions are:

- A Standard Condition: While on supervised release you shall not commit another Federal, state or local crime and shall not illegally possess a controlled substance. Revocation of probation and supervised release is mandatory for possession of a controlled substance.

On August 2, 2011, Drug Enforcement Administration Task Force Officers arrested Mr. Williams and charged him with knowingly and intentionally possessing with intent to distribute, approximately nine (9) ounces, of a mixture and substance containing a detectable amount of cocaine, in violation of Title 21, United States Code, §841 (a)(1),(b)(1)(C).

According to the affidavit of probable cause, on August 2, 2011, at approximately 3:44 p.m., in the area of Broad and Louden Streets, Philadelphia Police Highway Patrol Officers observed Mr. Williams using his cell while operating a gold 2005 Nissan automobile. Philadelphia Police also observed Mr. Williams make a lane change without using his vehicle turn signal and that the front windshield of the vehicle was cracked. Philadelphia Police then initiated a traffic stop of Mr. Williams vehicle. While asking for Mr. Williams license and registration, officers observed that Mr. Williams was nervous and shaking. Officers then asked Mr. Williams to exit his vehicle three times and Mr. Williams refused repeatedly stating that he was "good." Mr. Williams eventually complied and upon exiting, officers observed that Mr. Williams had an abnormally large bulge in his crotch area. Officers conducted a "pat down" search of Mr. Williams and discovered the following on his person: 1) a hard, white powdery substance believed to be cocaine; 2) \$655.00 in U.S. currency; and 3) two cell phones. The white powdery substance was tested by a DEA agent and it was revealed to be 282.8 grams (nine ounces) of cocaine.

GRADE OF VIOLATION

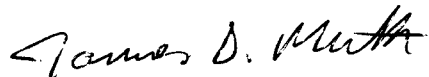
A

PRAYING THAT THE COURT WILL ORDER...

**THE ISSUANCE OF A
WARRANT TO BE LODGED AS
A DETAINER, FOR THE
NAMED SUPERVISED
RELEASEE TO BE ARRESTED
AND BROUGHT BEFORE THE
COURT FOR A REVOCATION
HEARING.**

I declare under penalty of perjury that the foregoing is true and correct.

Respectfully,



James D. Muth
Supervising U.S. Probation Officer

Place Philadelphia, PA
Date August 3, 2011

BEG

cc: Assistant U.S. Attorney
Defense Attorney
U.S. Marshal's - Warrant Squad

ORDER OF THE COURT
Considered and ordered this 3rd
day of August, 2011 and ordered
filed and made part of the records in
the above case.

Jael Slansky
U. S. District Court Judge
EMERGENCY JUDGE

, cc: PROBATION

